

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Group Art Unit -- 2168 Examiner - G. Robinson

In re Application of Niels Gebauer et al.

Title:

Data Management System

having Remote Terminal Access **Utilizing Security Management**

by Table Profiling (Amended)

Serial No.:

09/189,365

Filed: Allowed:

November 9, 1998 March 1, 2006

File No.:

RA 5182K3 (33012/253/101)

Customer # 27516

Mail Stop Issue Fee **Commissioner for Patents** P O Box 1450 Alexandria, VA 22313-1450

SUBJECT: ISSUE FEE FOR RA 5182K3 (33012/253/101)

Dear Sir:

Please charge Deposit Account No. 19-3790 in the sum of \$1,400.00 to cover payment of the Issue Fee and also the sum of \$3.00 to cover the cost of the 1 extra copy of the patent, which was allowed on March 29, 2006.

Also enclosed is a "Fee Address" Indication Form and Comments on Statement for Reasons for Allowance.

Respectfully submitted,

Charles A. Johnson

Attorney for Applicant **Unisys Corporation (MS 4773)**

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Fee, Commissioner for Patents, P O Box 1450, Alexandria, VA 22313-1450 on April 19, 2006.

Charles A. Johnson Atorney for Applicant

I hereby certify that this correspondence is being deposited in the United States Postal Service as first class mail in an envelope addressed to: MS Issue

April 19, 2006

Date of Signature

Signatur

CAJ/eav



IN THE UNITED STATES PATENT AND TRADEMARK OFFICE Group Art Unit --2168 Examiner – G. Robinson

In re Application of Niels Gebauer et al.

Title: Data Management System having Remote

Terminal Access Utilizing Security Management by Table Profiling

(Amended)

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COMMENTS ON STATEMENT OF REASONS FOR ALLOWANCE

Mail Stop Issue Fee Commissioner for Patents P O Box 1450 Alexandria, VA 22313-1450

Dear Sir:

The Examiner's statement of Reasons for Allowance implies that the claimed invention was allowed because the prior art did not disclose specific elements. The elements characterized by the Examiner, however, even if found in the prior art, would not render the claimed invention invalid under 35 USC §102 because the claimed invention includes a number of limitations not addressed in the Reasons for Allowance. With respect to 35 USC §103, the requirements of establishing a *prima facie* case of obviousness including (1) a showing that the prior art teaches the entire claimed invention where all limitations are to be considered, and (2) that combining various prior art references is (a) suggested in the art and (b) there would be motivation to make the combination, with a likelihood of success, have not been satisfied.

Unless otherwise advised, these comments are intended, to be clarifying in a manner consistent with the law.

Respectfully submitted,

Charles A. Johnson Attorney for Applicant

Unisys Corporation (MS 4773)

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Charles A. Johnson

Attorney for Applicants

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